



VENABLE

1201 New York Avenue, N.W., Suite 1000 Washington, D.C. 20005-3917 (202) 962-4800, Fax (202) 962-8300

WASHINGTON, DC · MARYLAND · VIRGINIA

## FAX COVER SHEET

DATE:

August 11, 2003

TO FAX NO:

703-872-9326

**DELIVER TO:** 

Applicant Initiated Interview Request Form Dept.

Examiner Raymond W. Addie

(Phone: 703-305-0135)

FIRM NAME:

**USPTO** 

FROM:

John P. Shannon

(202) 216-8163

ipshannon@venable.com

**FAX RECEIVED** 

TOTAL NO. OF PAGES (EXCLUDING THIS PAGE):

2

AUG 1 3 2003

OUR REFERENCE NO.:

31530-171041

**GROUP 3600** 

## CONFIDENTIALITY NOTICE

## **WARNING:**

Unauthorized interception of this telephonic communication could be a violation of Federal and State Law

The documents accompanying this telecopy transmission contain confidential information belonging to the sender which is legally privileged. The information is intended only for the use of the individual or entity named above. If you are not the Intended recipient, you are hereby notified that any disclosure, copying, distribution or the taking of any action in reliance on the contents of this telecopied information is strictly prohibited. If you have received this telecopy in error, please immediately notify us by telephone to arrange for return of the original documents to us.

#477487v1

**FAX RECEIVED** 

Official

AUG 1 3 2003

**GROUP 3600** 

**Official** 

Best available copy

PTOL-413A (05-03)
Approved for use through xx/xx/xxxx. OMB 0651-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Applicant Initiated Interview Request Form					
Application No.: 09/826,414 First Named Applicant: Hans Josef Rinninger  Examiner: Raymond W. Addie Art Unit: 3671 Status of Application: Non-final rejection					
Tentative Participa (1) Raymond W.	Addie	(2)_ 'Thomas B.	Will		·
(3) John P. Sha	nnon	(4)		<del></del>	•
Proposed Date of Interview: 8-14-03 Proposed Time: 10 AMPM)					
Type of Interview Requested: (1) [ ] Telephonic (2) [ ] Personal (3) [ ] Video Conference					
Exhibit To Be Shown or Demonstrated: [ ] YES [ NO If yes, provide brief description:					
Issues To Be Discussed					
Issues (Rej., Obj., etc)	Claims/ Fig. #s	Prior Art	Discussed	Agreed	Not Agreed
(1) Rej		112	[]	[]	[] ·
(2) Rej.	1	Scheiwiller '8	[]	[]	[]
(3)			[ ]	[]	[]
(4)			[]	[]	[]
[ ] Continuation She	et Attached				
Brief Description of Arguments to be Presented:  In claim 1, "perpendicular" will be deleted before "distances". With					
claim 1, then calling for the distances between the planar portions of the opposite faces being substantially equal, claim 1 distinguishes over					
Scheiwiller '8	827, in which	ch the distances above-identified appli	are not even	close to 1	being equal.
§ 713.01). This application will no interview. Therefore, as soon as possible.	not be delayed fro applicant is advi	licant and submitted to the licent and submitted to the license of applicated to file a statement of	icant's failure to su	bmit a written :	record of this
(Applicant/Applicant's Representative Signature) (Examiner/SPE Signature)					

This collection of information is required by 37 CFR 1.133. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 21 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the under you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chlef Laformation Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

## Applicant Initiated Interview Request Form (Page 2.)

Brief Description of Arguments to be Presented (cont):

It is pointed out that the distances between opposed faces of the Scheiwiller '827 are too different from one another to be considered, in the terms of claim 1, "substantially equal". In the case of *In re Faunce*, 24 USPQ 251 (1935), the CCPA stated that "substantially equal proportions" means that, although the proportions may vary slightly, neither will appreciable predominant. That case involved a medicinal preparation. In the Scheiwiller stones, one dimension predominates over the other two, or two dimensions predominant over the third. *In National Research Development Corp. v. Great Lakes Carbon Corp.*, DC Del., 1975, the court found that "substantially" in a claim is used to prevent avoidance of literal infringement by minor changes that do not cause a loss of the invention's benefit. The dimensions of the Scheiwiller '827 stone are sufficiently different from one another that the stone does not enjoy the benefit of the block of the present invention. More specifically, the Scheiwiller '827 stones are not formed so that each of the faces can be used as a horizontal upper face at the same height.

FAX RECEIVED

AUG 1 3 2003

GROUP 3600

VIOLENTIAL

Official

DEST AVAILABLE COPY